

Appl. No. 09/912,730
Amdt. dated October 18, 2005
Reply to Office action of September 23, 2005

Remarks/Arguments

The courtesy of Examiner Weisberger in discussing this application with applicant's attorney by telephone on October 18, 2005 is greatly appreciated.

As noted by applicant's attorney during the discussion, the same entities are involved in the method claimed in the original claims and in the amended claims. Therefore, it is respectfully submitted that the rejection is incorrect and should be withdrawn. Specifically, independent claim 1 defines the steps of the method as practiced by the asset holder. Claim 1, both as originally filed and as amended, defines the steps by which an asset holder receives instructions from a donor and transfers an asset to a charitable organization.

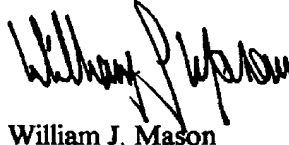
Independent claim 14 defines the steps of the method as practiced by the charitable organization. Claim 14, both as originally filed and as amended, defined the steps by which a charitable organization receives a donation in the form of an asset transferred from an asset holder in accordance with instructions from a donor, transfers the asset to a charity, transmits information relating to the donation to the U.S. Internal Revenue Service, and transmits information relating to the donation to the donor.

Thus, the entities and their relationships are not changed by the amendments submitted on May 10, 2005. The number of entities and their relationship are also unchanged by the present amendments made for further clarification.

Accordingly, for the foregoing reasons and for arguments previously made, and in view of

the claims as now amended, it is believed that this application now defines a patentably distinguishable invention and is accordingly in condition for allowance. Such action is respectfully solicited.

Respectfully submitted,



William J. Mason
Registration No. 22,948

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